

BOARD OF PUBLIC WORKS RESIGNS

Every Member Voluntarily Quits His Present Job.

SUCCESSORS NOT NAMED

MAYOR HAS THE QUESTION STILL UNDER ADVISEMENT.

Mayor Thompson is now free to appoint an entire new board of public works in accordance with his recently expressed intention. It leaked out yesterday, and the accuracy of the report was admitted by the mayor, that all of the members of the board had tendered their resignations, to take effect as soon as their successors have been appointed and qualified. The communication of resignation to the mayor is signed by John E. Dooley, chairman, and Spencer Dawson, Fred T. Fabian, Emanuel Kahn and P. T. Farnsworth, members of the board, and merely states, in addition to the time when it is desired to have the resignations become effective, that their term of office has expired.

It has not yet been determined by the mayor what names he will submit to the council to constitute the new board of public works, but he declares it to be his intention to appoint representative business men who will work in harmony with the engineering department and zealously guard the interests of the city in all matters pertaining to contracts for public improvements.

Hold-overs Must be Scratched.

The attitude of the mayor in determining to have an entire new board of public works, in sharp contrast with his resolution to permit all of the appointive officers, except Police Chief Hilton and possibly W. P. Nebecker, inspector of oils, weights and measures, to serve another term without reappointment. All of the hold-overs, will, however, have to please the executive in all things the ensuing two years of office, as he made to walk the plank unceremoniously, it is declared.

Few Applicants for Jobs.

The fact that there is so little compensation and no perquisites attaching to the office of member of the board of public works, probably deterred anyone from applying for appointment. The chairmanship pays a salary of only \$200 yearly and all of the other four members receive in the aggregate only half as much. The mayor, chairman, in this way those who serve on the board are regarded much in the pose of patriotic, self-sacrificing citizens.

It is known that the mayor appreciates the act of the board members in resigning. The executive was under pledge during the last campaign to displace Chairman Dooley, at the first opportunity under the new administration, and the resignations, coming as they do, relieve him of what otherwise would probably be an embarrassing position.

THEFT AT KNUTSFORD.

Former Employee is Arrested and Admits Guilt.

F. W. Klenke, accused of housebreaking, was arrested yesterday by Officer Roberts and in default of bond was placed in the city jail.

The crime for which Klenke was arrested was committed on Dec. 3, and the officers have been at work upon the case since that time. August Schneider, an employee of the Knutsford hotel, who has room there, served out the warrant for the arrest of Klenke. He says that on the day the theft was committed he left the door of his room unlocked, and on his return, discovered that a suit of clothes, two pairs of shoes, a pair of dancing pumps, a number of ties and a valuable lady's gold watch had disappeared. Suspecting that the thief was Klenke, who had been employed at the hotel as a bar porter, but who had been discharged a few days before.

Klenke succeeded in escaping a arrest yesterday, but was found at his bakery on Second North street between First and Second West. When arrested he wore part of the clothing that had been stolen, and had the watch on his person.

He claimed at first that the watch had been loaned him by a friend, and that the clothes were bought at a second-hand store. He finally admitted his guilt, however, and was taken to police headquarters. He will appear before Judge Diehl this afternoon.

SAY IT IS A FRAUD.

Concern That Tried to Sell Mail Boxes in This City.

A good many Salt Lake residents have cause to remember very distinctly the canvassers who with their localities within the past several months selling mail boxes that are never delivered. Postmaster Thomas, when he first heard of them, denounced the representation of his agents, that the department sanctioned the business, and yesterday the postmaster received the following self-explanatory correspondence from San Francisco, and is signed by J. N. Erwin, assistant superintendent of the free delivery system:

"Agents of a concern styling itself the 'United States Standard Letter Box and Supply Company,' have been operating at several points throughout the country, collecting rentals for a mail receiving box which they never deliver. The department has not approved the box of this company, and pronounces it a fraud. If you learn of such a concern operating in your city, I would suggest that you call the attention of the newspaper publishers to it, that the methods employed may be investigated and the public warned against them."

CHICKEN THIEVES BUSY.

People in Southeastern Part of City Heavy Losers.

The southeastern portion of the city was visited by well-organized and nervous gang of chicken thieves early Wednesday morning, and complaints from several different victims were lodged with the police yesterday.

C. S. McGill, who lives on Ninth South street, reported that his place had been visited by the thieves, who broke into his chicken-roost and secured fourteen fowl. Dr. West, of 854 East Tenth South street, was also called upon, and he lost the same number. A man by the name of Fletcher, who resides in that vicinity, lost thirty and others reported losses. The total number taken during the night was between seventy-five and 100.

He Struck a Woman.

Nicholas Geremolgoz, an Austrian miner, figured prominently in a rough house performance on Commercial street last night, and as a result was lodged in the city jail with the charge of assault and battery placed against him. In a difficult with Nellie Brown, who conducts the place, he is said to have struck her several blows and considerably disfigured her face. The glass door was broken in the fracas and the police were called.

WANTS MINING SHARES

Anton Schneider of New York Brings Suit Against Estate of John C. O'Melveny.

Anton Schneider of New York has filed suit in the federal court against the Utah Savings & Trust company, as administrator of the estate of the late John C. O'Melveny, Mary E. O'Melveny, widow of the deceased, and their children and heirs. The action is to recover 7,500 shares of the capital stock of the Cheekmate Mining company of Boise, Ida. The bill cites that O'Melveny died intestate, and shortly thereafter, A. J. Van Kuren was appointed administrator of the estate. Van Kuren resigned the office in May, 1901, and the Utah Savings & Trust company was then appointed administrator.

At Ogden, on June 20, 1896, the complaint says, an agreement was entered into between the plaintiff and O'Melveny whereby the latter was to deliver to Schneider one-third of his interest in the company. The stock certificates had not at that time been issued, and were not issued until after the death of O'Melveny. When the stock was inventoried as a part of the estate.

The plaintiff contends that the contract between him and the deceased made the latter his trustee and he now demands the 7,500 shares of stock, which he values at \$7,500, of the administrator and heirs.

MAY REDEEM PROPERTY.

Judge Hall Renders Decision in Tax Sale Case.

Judge Hall heard the case yesterday of Albert Brown vs. Isabella H. Stephens, in which the plaintiff sued to quiet the title to certain property in La Vie, Place, valued at from \$200 to \$300. Mrs. Brown secured a quit claim deed to the property from the purchaser at a tax sale, and after having been in possession for seven years, sought to quiet the title as against the original owner. The tax sale in question, however, was among those made in 1892, and later held void by the courts. Judge Hall decided that the occupancy by the plaintiff was not such as would constitute adverse possession under the statute, and that the defendant could redeem the property by paying all delinquent taxes, with interest at the rate of 5 per cent per annum, with \$25 additional, the value of improvements made by the plaintiff.

Asks for Balance Due.

An echo of the Merchants' street fair and other local events was heard in Justice Kroeger's court yesterday, when Attorney D. S. Truman filed a suit against A. C. Smith, George Mullett, and J. A. Graham, who comprised the majority of the board of directors of the fair. The suit is brought in behalf of Charles Peterson, who built the floats, five in number, and erected the archway at the entrance of the carnival grounds. His bill was \$875, all told, and only \$450 of it has been paid. Action is brought for the balance due.

Divorce Case Heard.

Deputy Clerk Eldredge took the testimony yesterday in the divorce case of Eve W. Cummings vs. Charles M. Cummings. The testimony showed that Cummings had never provided his wife with a home or supported her since their marriage in 1897, and that Cummings pay her alimony in the sum of \$15 per month, with \$50 as attorney's fees.

Court Notes.

Judson P. Fowler filed an action against Susie Fowler for divorce yesterday. Mr. Fowler alleges that he was married to the defendant at Golden, Colo., on Feb. 9, 1879, and that she deserted him on March 13, 1900.

Cora A. Smith is suing Zeno Barnes to collect \$12.05, alleged to be due on a promissory note.

Benjamin Barratt filed an action against the Butterfield Mining company et al. yesterday to recover \$2,564.15 on assigned accounts for labor performed by various employees at the mine. It is also asked that the plaintiff's judgment be made a lien against the company's property.

W. S. McCormick & Co. are suing Constable Charles W. Caffall, and his bondsmen, S. D. Chase and George A. Brattman, for \$1,000 damages for the alleged wrongful seizure and conversion of certain property upon which the plaintiff had a chattel mortgage.

Nicholas Castro has filed an action against the St. Joe Mining company to quiet the title to area in conflict between the St. Nicholas, Fraction and Ditch ditches.

The Utah Savings & Trust company has transferred to Fred S. Luff, for \$6,500, 534 rods in lot 7, block 69, plat B. The property is on Seventh East, between Brigham and First South streets.

CARELESS OGDEN DOCTOR.

Sends Out Diptheritic Membrane in an Envelope.

Dr. Beatty, secretary of the state board of health, was considerably stirred up over the receipt yesterday of some supposed diptheritic membrane in an ordinary envelope. It was mailed by an Ogden doctor who had not the wisdom, the doctor says, to ask for a culture tube, such as the board of health provides for such emergencies. It is extremely dangerous to transmit the object of a diagnosis in any such manner.

Dr. Beatty has just returned from Farmington where he discovered that cases of membranous croup, which is identical with diptheria, existed, but were not under quarantine, and there had been a number of deaths as a consequence. The doctor warns the public that too much care cannot be taken in this matter. There is no distinction between membranous croup and diptheria, and all cases should be immediately quarantined.

PRICE PER POUND.

How Much is Good Solid Flesh Worth?

When a little tot that can hardly talk plain calls out for Grape-Nuts before she gets up from the bed in the morning, she must be something like the following:

Her father says: "I can safely say that every pound of Grape-Nuts used in my family has been worth a dollar in gold to me. To illustrate: About five years ago I was ill and ran down from 155 pounds to 130. After I got so I could get about, my stomach troubled me and I never could get above 125 pounds, although I tried all kinds of food."

"Finally I was put on Grape-Nuts and kept it up for eight months. I realized I was feeding up again, and when weighed found I had recovered my 155 pounds. I have since been able to hold my own. My stomach is in fine condition."

"My family all eat Grape-Nuts and are all improved in health. Even my little tot who can hardly talk calls for Grape-Nuts before she is out of bed in the morning."

"I stand for nothing but what is right and honest, and I am quite willing you should print my name if you choose to publish this letter." F. A. Brattman, Birmingham, N. Y., 8 Gold street.

NEGRO WOMAN TO GET FORTUNE

Catherine Walker of This City is an Heiress.

PROPERTY AT COLUMBUS, O.

AT PRESENT SHE IS A SERVANT IN COLORED ROOMING HOUSE.

Living in almost abject poverty, the object of charity of her friends, Catherine Walker, an olive-tinted damsel of thirty summers and heir to a fortune, ekes out an existence by drudgery in a negro rooming house at 49 Franklin alley.

Chief Hilton of the police force several days ago received a telegram from the chief of police of the city of Columbus, O., asking that the whereabouts of a woman by the name of Catherine Walker be discovered and a statement of her present condition be sent to him. The telegram was turned over to Sergeant Burbridge, who at once instituted a search in the negro quarters of the city for a woman bearing that name.

The lives at 49 Franklin alley with a woman by the name of Ella Phelps, who conducts a boarding and rooming-house at that place. Mrs. Phelps has charge of the business of the young woman, and related the story to the reporter.

Has Many Beaux.

Years ago J. R. Walker, a negro, came to this city from Columbus and was married to the girl, who is now living on prospects and receiving the attention of innumerable beaux as a consequence of her good fortune. He died shortly after the marriage, and his grandmother, who owns a tract of land near the city of Columbus, is now thought to have died. There are thirty-two acres and a half of land, which is located within five miles of the city. Its proximity to the capital of Ohio enhances its value so that it is worth several thousand dollars.

Two years ago a letter was received by the Walker woman from Clinton Graves, an attorney of Columbus, informing her of the financial condition of the estate and bearing the news that she would find her inheritance. She was considerably over 90 years of age, and her death has been expected at any time. The telegram received by Chief Hilton is thought by those interested to mean that the old woman is dead, and that Mrs. Walker has fallen heir to the property.

No Surprise to Heiress.

Mrs. Phelps has a power of attorney to act for her ward. In telling the story last night she was not surprised to hear of her good fortune, but stated that she had been expecting the news of the death of the old woman for several months. She said, "I was rich some day," she said, "and from the reports we have received from Columbus it is not very distant. The telegram received by Chief Hilton is thought by those interested to mean that the old woman is dead, and that Mrs. Walker has fallen heir to the property."

"Kate has been living with me for quite a while for the simple reason that she had no other place to live. The fact that she has become so considerable fortune has become gossip among the colored men of the city, and the attention that she has received has become a very matter-of-fact way, and claims that she has expected to hear the news of her grandmother's death for some time. In telling the story last night she was not surprised to hear of her good fortune, but stated that she had been expecting the news of the death of the old woman for several months. She said, "I was rich some day," she said, "and from the reports we have received from Columbus it is not very distant. The telegram received by Chief Hilton is thought by those interested to mean that the old woman is dead, and that Mrs. Walker has fallen heir to the property."

BANQUET TO VISITORS.

Easterners are Entertained by Local Knights of Columbus.

Local and visiting Knights of Columbus to the number of seventy-five sat down to an elaborate spread last evening, following the initiation of a large class of candidates into the order. Speeches, toasts and entertainment made the hours fly and the knights separated after a very pleasant session.

The occasion was the visit of a number of eastern knights of prominence on route to the state convention at San Francisco and Los Angeles. The visitors will leave this morning. While here they participated in conferring three degrees upon the following candidates for knights: Joseph S. Galt, R. A. Dunbar, M. J. Shields, J. A. Gallagher, Richard Luxen, Patrick E. Sullivan, Dr. Patrick Keogh, Joseph Goughgan, Francis A. Dunbar, Henry A. Morrison, T. J. Peyma, to William Canning, Philip Riley, Frank O. Miller, P. O. Marron, Edward G. O'Donnell, Clarence A. Locke, William J. Smith, J. J. McNichols, James H. Kirk, William A. Goldsmith, Newman Stanley McGinnis, T. M. Morrow, George O. Dostal, Edward Dellhanty, F. P. Caughlin and wife, S. J. Young, Frank Towers, M. C. Dolan and wife and daughter, W. T. Davy, F. H. Muller and wife of Denver; R. F. Hayden of Topeka, F. E. Burke of Chicago, J. D. Rodgers of Leadville, and others from the Atlantic seaboard.

The visiting knights were met by a local reception committee consisting of E. V. Duncan, W. P. O'Meara, E. F. Stolzenberger, Edward McGarrin and George J. Gibson. The party included John H. Reddin, Dan Cary, Joseph Newman, Frank M. Newman, Stanley McGinnis, T. M. Morrow, George O. Dostal, Edward Dellhanty, F. P. Caughlin and wife, S. J. Young, Frank Towers, M. C. Dolan and wife and daughter, W. T. Davy, F. H. Muller and wife of Denver; R. F. Hayden of Topeka, F. E. Burke of Chicago, J. D. Rodgers of Leadville, and others from the Atlantic seaboard.

Real Estate Transfers.

William Roberts et ux. to Julia A. Lindsay, 7x12 rods southeast from northeast corner of lot 8, block 21, plat A. \$2,500

Julia A. Lindsay to Anna D. Barman, 7x12 rods southeast from northeast corner of lot 8, block 21, plat A. 2,500

Christine Sodahl to Josephine Christensen, lot 34 and east half of lot 35, block 3, Thorndyke addition. 1

Emma Harden to John K. Smith, 24 rods north of lot 16, block 4, southwest corner of lot 2, block 8, plat A. 4,000

Elizabeth V. Davis to William Peters, lot 15, block 2, University subdivision. 150

Charles J. Hansen to J. A. Jensen, 8x1 rods northeast from 1 rod north of southwest corner of lot 7, block 25, plat B. 225

James F. Walters to James Walters, 15 acres, southeast quarter of southeast quarter section 25, township 1 south, range 1 west. 1

Melissa Sears to Septimus W. Sears, 41 feet by 15 rods southwest from northeast corner of lot 15, block 4, Golden park. 30

Richard Benson to Lyman Benson, 64 acres, southwest quarter of section 14, township 3 south, range 1 west. 105

IT'S FUN

To be Well! Leave Coffee, Use POSTUM.

DONE!!!

MUST DRIVE SLOWER.

People With Teams Are Given Warning by the Police.

An effort will be made by the police department to enforce the ordinance of the city preventing fast driving over the crossings along the crowded thoroughfares.

The matter has been brought to the attention of the police by a number of pedestrians who have had narrow escapes from serious injury from reckless driving. The city ordinance provides that a horse shall be brought to a walk in passing crossings, and the police propose to see that in the future the law is respected. Mounted officers will probably be stationed in the streets in the most crowded districts with orders to arrest any one guilty of violating the ordinance. Complaints have been made by numerous citizens who are annoyed by the noise and dust of the teams in the streets. At that corner, it is claimed, no consideration whatever is paid to pedestrians by drivers, and in the case of a collision, the driver of the street is considered dangerous.

The police say that this shall be stopped, even if a special detail of men is necessary.

RULING ON LIQUOR CASE.

Judge Diehl Holds That Evidence Must be Explicit.

The only case presented at city court yesterday was that of A. J. Price, charged with violating the Sunday liquor ordinance. The demurrer which the defense had filed to the complaint, sold, but the facts as stated failed to constitute an offense as sustained by Judge Diehl, and it will now be necessary for the prosecution to produce witnesses to prove that the liquor was actually sold at Price's place on Sunday.

According to the court it is not at all times necessary to have witnesses present to whom the intoxicants were sold, but the complaint in each case must make some specific charge as to time, place and manner of the disposal of the liquor. This had not been done in the complaint against Price.

Bank Directors Chosen.

The shareholders of the Bank of Commerce have elected their directors for the ensuing year as follows: J. A. Cunningham, W. W. Chisholm, J. D. Kendall, Boyd Park, E. E. Rich, E. B. Critchlow and E. S. Basscom. The new succeeds S. H. Fields, who has removed to New York. The directors will organize within the next few days, but it is not believed that there will be any important change in the office, who are: A. J. Cunningham, president; J. D. Kendall, vice president, and Max E. Smith, cashier.

Articles of Incorporation.

The Eastern Utah Asphaltum company of Price filed a certified copy of its articles of incorporation in the office of the secretary of state yesterday. The capital stock is limited to \$50,000, divided into shares of the par value of 10 cents each. The officers are: John B. Milburn, president; L. M. Olsen, vice president and treasurer; R. W. McDonald, secretary. The company owns fifty-eight placer and lode claims in Wasatch county, and in addition to carrying on a general mining business will bore for oil.

Why Suffer With Headache.

When one dose of Sherman's Headache Cure will rid you of it? They are instantaneous in their effect, and perfectly harmless. Keep a box in the house for emergencies. They cure neuralgia, 25c and 10c a box. For sale by Godde-Pitts Drug company.

Don't Miss This Sale.

10 per cent off everything at the 5 and 10 cent store, 241 Main street, today.

Attention, Foresters of America!

You are hereby requested to meet at 8 o'clock, at the 5 and 10 cent store, at 2:30 p. m., to pay last year's dues to Brother E. Kruegelstener, late of San Francisco.

F. E. TRIPP, C. R. S. SULLIVAN, R. S.

STATE NEWS

BLACKHAWK WAR VETERANS.

First Reunion of Mt. Pleasant Men a Success.

Mt. Pleasant, Jan. 15.—The first annual reunion of the Blackhawk Indian war veterans of Mt. Pleasant and surrounding towns was held in this city yesterday afternoon and evening and was a grand success. There were fully 500 people in attendance, old veterans themselves and their friends and neighbors. The crowd congregated at the dancing pavilion in the afternoon from 2 till 3 o'clock. As soon as all had arrived, the following programme was rendered:

Opening selection, Mt. Pleasant Orchestra. Prayer by chaplain. C. C. Rowe. Selection, male quartette. E. J. Jorgensen, M. H. Peterson, E. Christensen and Paul M. Boyden. Speech of welcome. David Candland. Carried and piano duet. Ed. Zabriskie and Mary Christensen. Comic song (Danish). C. Larsen. Speech. Amasa Tucker of Fairview. Song. Messrs. Mulden and Donaldson. Song. Elisha Brandon.

The speakers' remarks were of a reminiscence nature and were very interesting as they told in their straightforward ways of some of the happenings of the days of the past wars in this section. The programme was well received by the large audience.

As soon as the programme was over, the entire crowd adjourned to the opera house, where tables had been set and a fine banquet was in waiting. Then the crowd returned to the pavilion where the time was passed until midnight in the enjoyment of a merry dance.

The committee had charge of the affair and managed it successfully. The speakers were as follows: Joseph W. Rudolph, veteran of the Civil war, C. Larsen, Mrs. John Nicholson, Mrs. Thomas Ivie, Mrs. A. G. Omen.

COURT AT COALVILLE.

Judge Stewart Disposes of Mass of Business.

Coalville, Jan. 14.—Judge Stewart held a session of the district court today. The cases transacted was as follows: In the case of John D. McCarthy vs. the Daily-West Mining company and Patrick Lynch vs. Margaret Lynch, amendments were filed and ten days were granted to answer.

Mrs. Anne Yake was released from the bond of matrimony awarded \$200 alimony, payable in sums of \$25 per month, besides \$100 attorney's fee.

Mrs. J. T. Turren secured a severance of the matrimonial ties between him and his wife.

James Vers, as trustee for Mary Harrington et al. vs. Mary Harrington et al.; order made that John Driscoll of Cork and his wife, be made a party defendant to the action.

The court will make a setting of the civil and criminal cases on Feb. 2, and the trial of these cases will commence March 2.

Judge Stewart made an order for the drawing of forty jurors, the venire to be returnable March 3.

Attorneys H. J. Dinning, Bismarck Snyder, F. E. Harkes of Salt Lake City, and Judge Shields and J. M. Lockhart of Park City were here on legal business during the session.

County Attorney C. A. Callis made a motion to dismiss the case of the state vs. John D. McCarthy, on account of insufficient evidence to convict. The court granted the motion.

MILLARD SHEEPMEN'S TRICK.

Dodge Flocks in Juab County to Evade Taxation.

Oasis, Jan. 14.—Sheriff Kelly has just returned from a trip through the northwestern part of Millard county, where he went in company with County Assessor S. H. Harkes, to assess the sheepmen having herds grazing in this county. The sheriff states that the sheepmen are doing everything to evade being assessed, some of them staying close to the Juab line and keeping posted on the assessor's whereabouts, and as soon as he comes within close proximity to them they move their herds over the line into Juab county, and as soon as he has left, come back into this county again. He states he is going to enforce the law, and that all sheepmen found to be violating it will be prosecuted. The revenue to the county in the past has been \$300 to \$500, whereas if all the sheepmen owning herds grazing in this county were assessed the revenue should amount to about \$3,000. The three men arrested were fined \$25 each, besides having to pay the assessment.

The sheriff reports the range is dry and unless snow comes soon, sheep will die for want of water.

He was much interested in the reported find of Penny's outfit near Black Rock by the Nephi sheepman, as given in The Herald, and says that he is positive that he will yet be vindicated in his belief that the apples arrested last year were the perpetrators of the murder.

BURGLARS SENTENCED.

Robbers of Manning Mill Get Prison Terms.

Provo, Jan. 15.—Thomas Fitzgibbons, convicted of burglarizing J. Beck's jewelry store, and John De France, a negro, convicted of stealing \$300 worth of product from the Mammoth mill, were brought before Judge Booth last evening and sentenced to serve terms in the state prison, Fitzgibbons for seven years, and De France for two years.

District Attorney Hatch today filed an information charging Hugh L. Smith, transient, with burglarizing the Rio Grande Western warehouse in Springville Sunday night; also an information charging one Frank Le Rastus with resisting the marshal of Springville Saturday night.

William T. Ivins was granted a divorce from his wife, Alice Ivins. The ground for the action was desertion.

Castle Gate Ward Reorganized.

Castle Gate, Jan. 14.—Apostle A. M. Smith, together with Counselor John H. Pace and Clerk A. H. Horsley of the First stake, held services at this place to-night, the purpose of their visit being the reorganization of the ward. Andrew Young was honorably released from being presiding elder, and John F. Amos was ordained as bishop, with Andrew Young and Morgan Evans as counselors.

Springville Man Arrested.

Provo, Jan. 15.—Sheriff Storrs was over to Springville this afternoon and arrested Jerrold Smith, who is alleged to be the father of August Jacobson's child, born four days ago. Smith was brought before Justice Thomas John of Provo for preliminary examination. He waived examination and was bound over to appear before the district court under a bond of \$50, in default of which he went to jail.

Ore Hauler Dies at Work.

(Special to The Herald.)

Mammoth, Jan. 15.—Dan Greene, an ore hauler at the Star Consolidated, died very suddenly this afternoon while unloading ore on the new East Tintle railway switch, from heart disease. He was 55 years of age and leaves a wife and family at Mono, this county, to which place his remains will be forwarded for burial in the morning.

Electrical display and ball, Christensen's, Jan. 25.

WOMEN SUFFER NEEDLESS MISERY.

FEMALE WEAKNESS IS PELVIC CATARRH.

Peruna Cures Catarrh Wherever Located.

Miss Arabella MacDonald, No. 117 Phillip St., Albany, N. Y., writes:

"For the past three years I have been troubled with occasional backaches, splitting headaches, and dragging down pains. At such times I could neither eat nor sleep, and was in perfect misery for three or four days."

Mrs. Eva Bartho, No. 188 East 12th St., New York City, N. Y. This lady moved from Troy very lately. She writes:

"I suffered for three years with what is generally known as leucorrhoea, in connection with ulceration of the womb. The doctors advocated an operation which I dreaded very much, and strongly objected to go under."

"Reading of the value of Peruna, I thought it best to give this well-known remedy a trial, so bought three bottles of it at once. Now I am a changed woman."

"Peruna cured me; it took nine bottles, but I felt so much improved I kept taking it, as I dreaded an operation so much. I am to-day in perfect health and have not felt so well for fifteen years."

Mrs. BELVA LOCKWOOD, the eminent barrister of Washington, D. C., is the only woman who has ever been a candidate for the Presidency of the United States. She is the best known woman in America. As the pioneer of her sex in the legal profession she has gathered fame and fortune. In a letter to The Peruna Medicine Co., she says:

"I have used your Peruna and I find it an invaluable remedy for cold, catarrh, hay fever and kindred diseases; also good tonic for feeble and old people, or those run down, and with nerves unstrung. I desire, also, to say that it has no evil effects and produces no after-dreadful pressure."

MRS. BELVA LOCKWOOD.

"If you do not derive prompt and satisfactory results from the use of Peruna write at once to Dr. Hartman, giving a full statement of your case and he will be pleased to give you his valuable advice gratis."

Address Dr. Hartman, President of The Hartman Sanitarium, Columbus, O.

"Our family physician called it one thing then another, but as his medicine never did any good, I am sure that he never knew what the trouble was. At last Peruna was suggested to me, and I said that I would try one bottle, and if that did not help me would not take any more."

"Imagine my pleasure when the next attack came to find that a few doses of Peruna relieved me considerably. I kept taking it for three weeks longer, and I think I am cured, for this is eight months ago, and I